PRICE ONE CENT.

More Sunday Worlds issued yesterday than on the same Sunday of last year.



"Circulation Books Open to All."



corrid.

"Circulation Books Open to All."

→336½**←**

> Columns of advertising printed in Sunday's World-Gain 71 1/4 columns over last year.

> > PRICE ONE CENT.

LOW TAKES THE MAYOR'S OATH

Goes Before Justice Morgan J. O'Brien and Obligates Himself to Faithfully Perform Official Duties.

of office this afternoon in the Appellate Division of the Supreme Court

In the little group gathered in Justice O'Brien's chambers was Gen.

Justice C'Brien, after he had wel-

s anding with uplifted right hand facing him. The Mayor-elect listened

signature to the oath Justice O'Brien

FOR \$500,000

Each of the Two Seeks

by F. Stanhope Philips.

fore Justice O'Gorman in the Supreme ,

ips, who left an estate of \$500,000," said

ion dollars," the first lawyer repeated, and the wife who was separated from

"F. S. Philips died Jan. 12, 1901, leav-

Bir. Philips by divorce in New Jersey now claims that that divorce was illegal.

ing a widow, Grace Macgregor Philips

On Feb. 7, 1901. Martha P. Philips filed

will of Martha B. Phillips and one

The said F. Stanhope Philips was

Strong, who exercised influence ove

wholly under the influence of Martha B.

The first witness, Dr. Charles L.

examined F. S. Philips and found that

The defense denies that Grace Mac

he secured an annulment of their mar-

Martha B. Philips a month later.

he was suffering from paresis.

Philips and one Strong."

the will now disputed, and subsequently

half dozen lawyers for the women.

declared null and void.

the lawyer.

Through Courts Fortune Left husbands may never judicial investigation.

ANNOUNCED BY LOW.

COMMISSIONER OF WATER SUPPLY, GAS AND ELEC-TRICITY-J Hampden Dough COMMISSIONER-

ustay Lindenthal Independent German-America; CIVIL-SERVICE COMMIS-

der T. Mason, W. A. Perrine and cans: W. N. Dykman .Theo. Banta and Nelson S. Spen-

The Justice also signed the oath, as Col. Alfred Wagstaff, the clerk of the Mr. Low was then presented No, but I could take that oath, all to the Justices of the court, who were in consultation in the library.

out Prosecutor Erwin declared that

only fifteen years old.

BEAUTIFUL ACTRESS MAY

NEVER BE TRIED FOR BIGAMY

Rich Walter Burns Fails to Appear in Court Against Alice

Gladys Brauemlich-Burns and Cannot Be Found.

husbands may never see the light of 18, 1900, he learned that a baby had been

been placed on trial for bigamy to-day Seventy-third street, Bayonne, where before Judge Biair, in Jersey City, the girl was stopping.

Walter Burns, the wealthy complaint the young woman a month later. He

ant and second husband, could not be went to Chicago, and while there re-

the girl on Sept. 22, 1900, before Justles of the Peace Lehane, in Jersey City. Burns as his wife and took her away.

nounced nine appointments.

in making the announcement of will not stand for the Tammany plan to fasten thousands of hold-over of-

TO BE TRIED FOR BIGAMY.

Barnet Rosenberg, of No. 174 Madison street, in Harlem Court to-day was held for trial on Henrietta Lowerthal's charge that he was a bigamist. She alleges that she gave him \$300 on their wedding day, and that he sailed for Europe Sept. 14, 1898, and on Aug. 20, 1899, married Dora Rosenburg

NEW YORK, MONDAY, DECEMBER 16, 1901.

VERY LATEST NEWS

60 ELECTION CLERKS DISMISSED

Elections to copy the enrollment of the voters.

ful were doing over twice that amount of work.

employees of the bureau had their official heads cut off.

FREEDMAN TO ASK FOR INJUNCTION.

of the National League, claiming his election was irregular.

C., B. & Q. RAILROAD LEASED FOR 999 YEARS.

afternoon at a meeting of the officials of the Chicago, Burling-

ton and Quincy Railroad Company held in the offices of the Northern Pacific Company, No. 49 Wall street The Chicago, Burlington and Quincy Railroad Company leased for a term of

999 years their lines to the Chicago, Burlington and Quincy

Railway Company, one of the holding companies in the trust.

Another move in the big railway combine was made this

IN BRIEFEST FORM

President Voorhis, of the Commission of Elections, has

LATE RESULTS AT NEW ORLEANS.

Third Race—Major Mansir 1, Dalkeith 2, Pay the Fiddler 3 Fourth Race—Malay 1. Andes 2. Balm of Gilead 3, Fifth Race—Trebor 1, Ben Chance 2, Sword man 3.

ACCUSED OF THEFT BY FATHER-IN-LAW.

Benjamin Frest, of No. 334 East Seventy-eighth-street, all had been deal; out to the successful \$250 in gold, while Hall and McLaren was held in \$2,000 bail for examination on a charge of larceny preferred against him by his father-in-law, Louis Neuman, of No. 438 East Seventy-ninth street, in Yorkville Police Court this afternoon. Neuman said that Frest with his wife paid him a visit on Aug. 10, and that after they had left he discovered jewelry to the value of \$1,000 had disappeared.

Some of the articles Frest pawned, Neuman said, and others he had reset and presented them to his wife.

And still Powers and his partner, Jim Kennesly, had much to spare, for the management decided to reward all study race was the biggest of financial study race was th

others he had reset and presented them to his wife.

TREATY RATIFIED.

HAY-PAUNCEFOTE

FREEDMAN IS OUT OF GAME.

Spalding Acquires Controlling Interest in New York Club and Will Oust Old Enemy. summarily discharged sixty clerks employed in the Bureau of

Prsident Voorhis found that some of the clerks were writing but forty names and addresses in an hour while the faith-Laziness prevailed mostly in Brooklyn, where forty-eight

A late afternoon report says that Freedman will ask for an injunction restraining Al Spalding from acting as President

Mr. Spaulding has promised later in the day to make public announcement of the ways and means by which he will put a quietus on Mr. Freedman. The feud between Messus Spaulding and Freedman dates back five years when Mr. Freedman drove Mr. Spaulding's brother from the Board of Directors of the New York Club. Al Spaulding holds a block of stock in the education of how he undermined Mr. Freedman's influence in the house of his friends.

The personnel of the stockholders of the Mr. Freedman are presentative in the directorate, but when Freedman accomplished his retirement, the Spaulding secret, but it was known that Mr.

May Have Reached Coogan.

culed all of his attention.

In the meeting of last December Mr. Freedman succeeded in making his peace with John T. Brush, of the Cincinnatticular and Messrs. Soden, Billings and Conant, of the Boston club, all of whom had been at oads with him because of his conduct of baseball affairs in this city.

POOL-ROOMS

HULE TUMBS?

SIX-DAY CYCLISTS WERE PAID TO-DAY

Nearly \$5,000 Distributed Among Men Who Took Part in Last Week's Race.

areat test of endurance were com- thour and McEachern, received \$1,500. pensated for their tasks at the Bartholdi Otto Maya, representing his team, Maya Hotel this afternoon. Pat Powers, fat and Wilson, received as ever and even more happy, entered \$1,000. For finishing third, Newkirk and the hotel shortly before 2 o'clock this Munro got \$750. Babcook and Turville afternoon bearing in his arms bags of received \$600, while Butler and McLean, golf. Those bags contained very near the fifth team, got \$350. The "hoho"

of the department who was summoned

pool-room was entirely unknown to Commissioner Lantry."

Sup. Riordan, of the Goddard Anti-Policy Society, in the Hariem Court, this afternoon charged the police of the East One Hundred and Twenty J. Ith, this afternoon by gas.

Mrs. Minnie Blumberg, of No. 335
Seventeenth street, Brooklyn, killed her, self and her two-year-old daughter, Net-tile, this afternoon by gas.

Commissioner Lantry.

Seventeenth street, Brooklyn, killed her, self and her two-year-old daughter, Net-

Mrs. Propendich asserted that Bure hyphotized her into marrying him. "Each of these women claims to be infatuated with her the lawful widow of F. Stanhope Phil-HUTEL MAN "About \$105,000," corrected one of the alf dozen lawyers for the women. "An estate of upward of half, a mill-OVERRULED. HAS TO QUIT.

He Must Plead to Indictment.

Dana, testified that five years ago he

gregor is Philips's widow, alleging that Martha B. Philips a month later.

Grace Macgregor Philips's answer is that this annulment was based on false testimony and illegal.

The discussion decide volved would be between \$25,000 and whether the question of the non-resistance of the sum of the s

WANTED HIS WILL BACK. [Section can prevail after the indictment lean brought about by losses through the uptown nostely. The Chastalgneray of a Grand Juror vittates the indict- was owned by Wm. Ebling, jr., a son

taigneray Makes an Assignment.

and William L. Marks must plead to the Brevoort, in lower Fifth avenue, and the

WASHINGTON. Dec. 16 -- After sev- it is practically a surrender on the par eral hours' define the Hay-Paureefore of all control in the inthinus cand. Severency was ratified by the Senate at 4:41 eral Southern senators opposed the

canal under complete American control. known has week,

o. m. by a vote of 72 to 6. " treaty because it did not an horize the The treaty which supersedes the Clay- fortification of these and, but the senate Fire Commissioner John J. Scannell Charles Jaimes, lessee of the Hotel iges the construction of the Niger gam Layor since its provisions were made

Plsano over the Pallsades in July. Plaano was killed. SO WOSEY FOR E. R. TUNEL!

The question was raised at the more:ing of the East River Tunnel Commitsioners to-day as to the present all garded as significant in view of the B-tention of the Pennsylvania Railrand. the North and East rivers. Comptroller. Coler said he did not know that

\$10,000,000, the estimated cost of the

HUNTINGTON SUIT ON TRIAL. The suit of Hermen Linde, a Pittsburg art dealer, to recover \$6,000 for paintings alleged to have been sold to Collis P. Huntington prior to the lat ter's death, was on trial in the Sapreme Court to-day. The defense was that the pictures were only put on ex-

FLOWER NOT IN CONTEMPT. The United States Court of Appeals to-day reversed Judge Lacombe's order committing Angon R. Flower to

SHOT MAN; GOES PRESS. of Brooklyn, who shot Frederick Barry, a Supreme Court Clerk, on May

POLICE STOLE ENDS HERLIFE THE EVIDENCE WITH 2 BABES

ing Policy Slips Vanished.

IDAN PROPERTY DELINGIENT

Mortimer L. Schiff, the banker, and the raid. When the case came to for examination to-day Kalser's bell ager, were among the lary delinquents.

Street, and Lester Kalser, had been arrow the raid of the little ones in a room she plugged up all the crevices.

Then she rook the collidren to bed and ager, were among the lary delinquents.

Blotden asked Magistrate Crane to put them to sleep. When they became the world call no many delinquents.

Hard military discipline has trans-

Goddard Society Superinten- Goaded by Poverty, Mrs.

dent Tells How Incriminatling Policy Slins Vanished.

Blumberg Puts Herself and pool-room, I want to say that his name was sent to us by the Civil-Gervice Board, and, so far as I know at this

Recorder Goff, in a decision handed to day, declared that their plea entropy of the indicate the sum to day to Erns II, G. Meyer, the afternore charged the police of the signed to down to-day, declared that their plea entropy of a first unnecessary to discuss or decide with the question of the non-resistance of a Grand Juror should be between \$2,000 and shall be sometime to a provide and \$2,000 and shall be sometim

In Justice O'Gorman's court to-day give him possession of the evidence innonscious of her acts she fastened a until the case again comes up. "We probber take to the gas jet, put the free

Infants Out of Misery.

the river to Brooklyn. This is to Richard Croker and party nertyed at garded as significant in view of the property of the pro Magistrate Crane compiled with the thor above, smelled gas, investigated society agent's request fautice Aspiral, suspended sentence to day in the case of Herbert Woods. Advantages of Military Discipline. Sentence for Cella to recover.

Hard military disciplines and formed the whole race of Germans from round-shouldered men, with a profusion of adipose tissue, into straight and since y safety. Andrew Barbier, need not submit himself to examination in Ben Sicingary safety. Andrew Barbier need not submit himself to examination in Ben Sicingary safety. Andrew Barbier need not submit himself to examination in Ben Sicingary safety. Andrew Barbier need not submit himself to examination in Ben Sicingary safety. Whether the Kaiser's subjects regard this loss of the company to day. He is size of the German chin, which is benefit to be safety and the size of the German chin, which is benefit to be submit as a director of the United size of the German chin, which is benefit to be submit as a director of the United size of the German chin, which is benefit to be safety to be instituted by Edward J. Grace. Charles R. Filint announced his resignation as a director of the United size of the German chin, which is benefit to be safety to be a director of the United size of the German chin, which is benefit to be safety to be a director of the United size of the German chin, which is benefit to be safety to be a director of the United size of the German chin, which is benefit to be safety to be a director of the United size of the German chin, which is benefit to be safety to be a director of the United States Rubber Company to the United States Rubber Company to the United States Rubber Company to the Interest of the Interest of the Company to the Interest of the Interest of the Company to the Interest of the Interest of the Company to the Interest of Interest of Interest of the Interest of Interest

Deputy Commissioner Fanning Gives Out Startling Result of Inquiry.

Hall and Gougoltz have decided to tablished connections in the Tombs Such inquiries along that line as I have dinate otsensibly in charge of that place implicates an employe of the Tombs.

"I have obtained the confession of an official of some importance in the De-partment of Correction that prior to his connected with an uptown pool-room re-"I have found that another employee

o appear here but did not was also attached to a pool-room when appointed "In regard to the appointment of the official who admitted connection with a

FOR SLANDER.

Monchan Provided for Its Return Ment.

was admitted to probate. "We declare that that paper was not Recorder Goff Decides that Lessee of Brevoort and Chas-

indictment charging them with conspir-street and Madison avene, muade an as-Recorder Goff, in a decision handed signment to-day to Ernst H. G. Meyer.

Membran Provided for its Return

Millam Reneshan, who made his will
on Dec. 7, leaving his little all-a few
hundred dollars-io his sister-in-law.

Della Renehan, adds:

"But if I should get well this will-be
so be returned to mp and is to be conbidered as null and void."

He didn't get well, evidently, for the
will was filed for probate this afternoon.

Gov. GREGORY DEAD.

Wickford. R. L., Dec. 16—Gov.

William Grevery of Rhode Island, died
ut his home here at 3 o'cleck this aftermoon. He had been ill for several
minoths.

Going to Chicago.

Going to Chicago.

Going to Chicago.

Going to Chicago.

Gord Grand Jury was a non-resident to the
leave Net Tris stary day is the year,"

Grand Jury was a non-resident was
herefore void.

The eight dury of the members of the opinion that
he had been ill for several
months.

Going to Chicago.

Going to Chicago.

Going to Chicago.

Grand Jury was a non-resident to the
leaves Net Tris stary day is the year,"

Grand Jury was a non-resident of the
lock of the breach of the
lock of the members of the indictingnt was owned by Wm. Eding from the structure was
contended by Wm. Eding from the structure was
of the brewer, While the structure was
followed on stary of the members of the indicting
the process of construction Eding.

Protracted lingation followed with the
result that Jaines of the structure, in Jury of the members of the indicting
the property start that Jaines, who had made a
contract for a lease of the property, was
kelf out of possession for more than a
law of the breach of the property was
her that Jaines of the minutes of
the finally got possession for more than the result of the
charges Scannell bought supplies for the
charges Scannell and
Marks alleged to have
the more than the

The Senate Practically Unanimous in Favor of Its Adoption.